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11		
12		DISTRICT COURT
13		ICT OF CALIFORNIA
14	SAN FRANCI	ISCO DIVISION
15		
16	YAHOO! INC.,	Case No. CV-12-01212-JSW
17	Plaintiff,	DEFENDANT FACEBOOK, INC.'S ANSWER; COUNTERCLAIM
18	V.	AGAINST YAHOO! INC. FOR PATENT INFRINGEMENT
19	FACEBOOK, INC.,	JURY TRIAL DEMANDED
20	Defendant.	JURI IMAL DEMANDED
21		
22	FACEBOOK, INC.,	
23	Counterclaim-plaintiff,	
24	V.	
25	YAHOO! INC.,	
26	Counterclaim-defendant.	
27		
28		
COOLEY LLP Attorneys At Law Palo Alto		Facebook, Inc.'s Answer and Counterclaims CV-12-01212-JSW

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1	Defendant Facebook, Inc. ("Facebook") hereby submits the following Answer to the
2	Complaint for Patent Infringement of Yahoo! Inc. ("Yahoo!"). Facebook's Counterclaim for
3	Patent Infringement against Yahoo! is set forth below following the Answer.
4	THE PARTIES
5	1. Facebook lacks sufficient information to form a belief as to the truth of the
6	allegations recited in this paragraph, and on that basis denies them.
7	2. Facebook admits that it is a Delaware corporation with its principal place of
8	business at 1601 Willow Road, Menlo Park, California 94025. Facebook admits it operates a
9	website at www.facebook.com as well as associated mobile applications and social plugins.
10	Except as expressly admitted herein, Facebook denies the remaining allegations of this paragraph.
11	NATURE OF THE ACTION
12	3. This paragraph contains a legal conclusion to which no response is required.
13	4. Facebook denies the allegations set forth in this paragraph.
14	JURISDICTION AND VENUE
15	5. This paragraph contains legal conclusions to which no response is required.
16	6. Facebook admits that this Court has personal jurisdiction over Facebook.
17	Facebook denies that it has committed any acts of patent infringement and/or contributed to or
18	induced acts of patent infringement by others in this or any other District.
19	7. Facebook admits that venue is proper in this judicial district.
20	INTRADISTRICT ASSIGNEMENT
21	8. This paragraph contains legal conclusions to which no response is required.
22	FACTUAL BACKGROUND
23	Yahoo!'s History
24	9. This paragraph of the Complaint consists of allegations regarding Yahoo! that
25	Facebook lacks sufficient information to admit or deny, and on that basis, Facebook denies the
26	allegations of this paragraph.
27	10. This paragraph of the Complaint consists of allegations regarding Yahoo! that
28	Facebook lacks sufficient information to admit or deny, and on that basis, Facebook denies the
W	Facebook, Inc.'s Answer and1.CounterclaimsCV-12-01212-JSW

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1	allegations of this paragraph.
2	11. This paragraph of the Complaint consists of allegations regarding Yahoo! that
3	Facebook lacks sufficient information to admit or deny, and on that basis, Facebook denies the
4	allegations of this paragraph.
5	12. This paragraph of the Complaint consists of allegations regarding Yahoo! that
6	Facebook lacks sufficient information to admit or deny, and on that basis, Facebook denies the
7	allegations of this paragraph.
8	13. This paragraph of the Complaint consists of allegations regarding Yahoo! that
9	Facebook lacks sufficient information to admit or deny, and on that basis, Facebook denies the
10	allegations of this paragraph.
11	Yahoo!'s Alleged Innovations
12	14. This paragraph of the Complaint consists of allegations regarding Yahoo! that
13	Facebook lacks sufficient information to admit or deny, and on that basis, Facebook denies the
14	allegations of this paragraph.
15	15. This paragraph of the Complaint consists of allegations regarding Yahoo! that
16	Facebook lacks sufficient information to admit or deny, and on that basis, Facebook denies the
17	allegations of this paragraph.
18	16. This paragraph of the Complaint consists of allegations regarding Yahoo! that
19	Facebook lacks sufficient information to admit or deny, and on that basis, Facebook denies the
20	allegations of this paragraph.
21	17. This paragraph of the Complaint consists of allegations regarding Yahoo! that
22	Facebook lacks sufficient information to admit or deny, and on that basis, Facebook denies the
23	allegations of this paragraph.
24	Yahoo!'s Patents-in-Suit
25	18. Facebook admits that messaging and privacy are offered as options on certain
26	websites. Facebook denies that "[w]ithout Yahoo!'s achievements, websites such as Facebook
27	would not enjoy repeat visitors or substantial advertising revenue." Facebook further denies that
28	the functions identified in this paragraph of the Complaint involved any innovation by Yahoo!.
AW	2. Facebook, Inc.'s Answer and Counterclaims CV-12-01212-JSW

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Facebook lacks sufficient information to form a belief as to the truth of the remaining allegations
 recited in this paragraph, and on that basis denies them.

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19. Facebook admits that website operators who offer services for free may seek to generate revenue through other means, such as advertising. The remaining allegations of this paragraph consist of assertions regarding Yahoo! that Facebook lacks sufficient information to admit or deny, and on that basis, Facebook denies them.

7 20. Facebook admits that Internet users may regard privacy as important in connection 8 with their use of certain websites, and that some users of certain websites may want to ensure that 9 sensitive information shared on those sites is shared only with specific users. As to practices and 10 features of individual websites or the preferences of individual Internet users, Facebook lacks 11 sufficient information to form a belief as to the truth of the allegations recited in this paragraph, 12 and on that basis denies them. The remaining allegations of this paragraph consist of assertions 13 regarding Yahoo! that Facebook lacks sufficient information to admit or deny, and on that basis, 14 Facebook denies them.

15 21. Facebook admits that users of some websites may wish to customize their 16 experiences according to their needs and interests. As to preferences of individual users, 17 Facebook lacks sufficient information to form a belief as to the truth of the allegations recited in 18 this paragraph, and on that basis denies them. The remaining allegations of this paragraph consist 19 of assertions regarding Yahoo! that Facebook lacks sufficient information to admit or deny, and 20 on that basis, Facebook denies them.

21 22. Facebook admits that some websites incorporate social features, and that the
22 Internet enables many forms of communication. The remaining allegations of this paragraph
23 consist of assertions regarding Yahoo! that Facebook lacks sufficient information to admit or
24 deny, and on that basis, Facebook denies them.

25 23. Facebook admits that users who connect with and meet new people online may
26 wish to communicate with them, and that instant messaging and e-mail are available means of
27 communication on certain websites. As to preferences of individual users, Facebook lacks
28 sufficient information to form a belief as to the truth of the allegations recited in this paragraph,

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and on that basis denies them. The remaining allegations of this paragraph consist of assertions
 regarding Yahoo! that Facebook lacks sufficient information to admit or deny, and on that basis,
 Facebook denies them.

4

Facebook's History

5 24. Facebook admits that it was founded in 2004, that it is a widely trafficked web site, 6 and that Mr. Mark Zuckerberg is its founder and CEO. Facebook admits that the New Yorker 7 magazine in an article dated September 20, 2010 attributed the following statement to Mr. 8 Zuckerberg: "The thing that's been really surprising about the evolution of Facebook is—I think 9 then and now—that if we didn't do this someone else would have done it." Facebook denies the 10 remaining allegations in this paragraph.

11 25. Facebook admits that Yahoo! has been granted certain patents. Facebook denies
12 the remaining allegations in this paragraph.

13

26. Facebook denies the allegations set forth in this paragraph.

14 27. Facebook admits that it has a feature called News Feed, which was launched in
15 2006, and that Facebook has privacy settings. Facebook denies Yahoo!'s characterizations of
16 certain statements made in third party publications, as the publications speak for themselves.
17 Facebook denies the remaining allegations set forth in this paragraph.

18 28. Facebook admits it generates revenue through the sale of ads, that it offers a
19 number of methods by which ads can be purchased, and that certain ads on Facebook may be
20 charged on a CPC (cost per click) basis. Facebook denies the remaining allegations set forth in
21 this paragraph.

22 29. Facebook admits that it takes steps to prevent fraudulent actions taken with respect
23 to advertisements on Facebook. Facebook denies the remaining allegations set forth in this
24 paragraph.

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30. Facebook denies the allegations set forth in this paragraph.

31. Facebook denies the allegations set forth in this paragraph.

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1	YAHOO!'S ALLEGATIONS OF INFRINGEMENT:
2	<u>THE '566, '111, '599, AND '861 PATENTS</u>
3	32. Facebook denies the allegations in this paragraph.
4	COUNT I
5	(ALLEGED INFRINGEMENT OF THE '566 PATENT)
6	33. Facebook incorporates by reference paragraphs 1-32 of this Answer and
7	Counterclaim as if fully set forth herein.
8	34. Facebook admits that a copy of U.S. Patent No. 6,907,566 (the "566 patent") was
9	attached to the Complaint as Exhibit 1. Facebook admits that the '566 patent bears an issuance
10	date of June 14, 2005 and a title of "Method and System for Optimum Placement of
11	Advertisements on a Webpage." Facebook denies the remaining allegations of this paragraph.
12	35. Facebook admits that it received a letter from Yahoo! dated February 27, 2012 in
13	which Yahoo! insisted that Facebook obtain a license to the '566 patent, among others. Facebook
14	denies the remaining allegations of this paragraph.
15	36. Facebook denies the allegations set forth in this paragraph.
16	37. Facebook denies the allegations set forth in this paragraph.
17	COUNT II
18	(ALLEGED INFRINGEMENT OF THE '111 PATENT)
19	38. Facebook incorporates by reference paragraphs 1-32 of this Answer and
20	Counterclaim as if fully set forth herein.
21	39. Facebook admits that a copy of U.S. Patent No. 7,100,111 (the "111 patent") was
22	attached to the Complaint as Exhibit 2. Facebook admits that the '111 patent bears an issuance
23	date of August 29, 2006 and a title of "Method and System for Optimum Placement of
24	Advertisements on a Webpage." Facebook denies the remaining allegations of this paragraph.
25	40. Facebook admits that it received a letter from Yahoo! dated February 27, 2012 in
26	which Yahoo! insisted that Facebook take a license to the '111 patent, among others. Facebook
27	denies the remaining allegations of this paragraph.
28	41. Facebook denies the allegations set forth in this paragraph.
P Law	5. Facebook, Inc.'s Answer and Counterclaims CV-12-01212-JSW

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1	42. Facebook denies the allegations set forth in this paragraph.
2	COUNT III
3	(ALLEGED INFRINGEMENT OF THE '599 PATENT)
4	43. Facebook incorporates by reference paragraphs 1-32 of this Answer and
5	Counterclaim as if fully set forth herein.
6	44. Facebook admits that a copy of U.S. Patent No. 7,373,599 (the "599 patent") was
7	attached to the Complaint as Exhibit 3. Facebook admits that the '599 patent bears an issuance
8	date of May 13, 2008 and a title of "Method and System for Optimum Placement of
9	Advertisements on a Webpage." Facebook denies the remaining allegations of this paragraph.
10	45. Facebook admits that it received a letter from Yahoo! dated February 27, 2012 in
11	which Yahoo! insisted that Facebook take a license to the '599 patent, among others. Facebook
12	denies the remaining allegations of this paragraph.
13	46. Facebook denies the allegations set forth in this paragraph.
14	47. Facebook denies the allegations set forth in this paragraph.
15	COUNT IV
16	(ALLEGED INFRINGEMENT OF THE '861 PATENT)
17	48. Facebook incorporates by reference paragraphs 1-32 of this Answer and
18	Counterclaim as if fully set forth herein.
19	49. Facebook admits that a copy of U.S. Patent No. 7,668,861 (the "861 patent") was
20	attached to the Complaint as Exhibit 4. Facebook admits that the '861 patent bears an issuance
21	date of February 23, 2010 and a title of "System and Method To Determine the Validity of an
22	Interaction on a Network." Facebook denies the remaining allegations of this paragraph.
23	50. Facebook admits that it received a letter from Yahoo! dated February 27, 2012 in
24	which Yahoo! insisted that Facebook take a license to the '861 patent, among others. Facebook
25	denies the remaining allegations of this paragraph.
26	51. Facebook denies the allegations set forth in this paragraph.
27	52. Facebook denies the allegations set forth in this paragraph.
28	//
AW	6. Facebook, Inc.'s Answer and Counterclaims CV-12-01212-JSW

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1	YAHOO!'S ALLEGATIONS OF INFRINGEMENT: THE '590 AND '935 PATENTS
2	53. Facebook denies the allegations in this paragraph.
3	COUNT V
4	(ALLEGED INFRINGEMENT OF THE '590 PATENT)
5	54. Facebook incorporates by reference paragraphs 1-31 and 53 of this Answer and
6	Counterclaim as if fully set forth herein.
7	55. Facebook admits that a copy of U.S. Patent No. 7,269,590 (the "'590 patent") was
8	attached to the Complaint as Exhibit 5. Facebook admits that the '590 patent bears an issuance
9	date of September 11, 2007 and a title of "Method and System for Customizing Views of
10	Information Associated with a Social Network User." Facebook denies the remaining allegations
11	of this paragraph.
12	56. Facebook admits that it received a letter from Yahoo! dated February 27, 2012 in
13	which Yahoo! insisted that Facebook take a license to the '590 patent, among others. Facebook
14	denies the remaining allegations of this paragraph.
15	57. Facebook denies the allegations set forth in this paragraph.
16	58. Facebook denies the allegations set forth in this paragraph.
17	COUNT VI
18	(ALLEGED INFRINGEMENT OF THE '935 PATENT)
19	59. Facebook incorporates by reference paragraphs 1-31 and 53 of this Answer and
20	Counterclaim as if fully set forth herein.
21	60. Facebook admits that a copy of U.S. Patent No. 7,599,935 (the "'935 patent") was
22	attached to the Complaint as Exhibit 6. Facebook admits that the '935 patent bears an issuance
23	date of October 6, 2009 and a title of "Control for Enabling a User to Preview Display of Selected
24	Content Based on Another User's Authorization Level." Facebook denies the remaining
25	allegations of this paragraph.
26	61. Facebook admits that it received a letter from Yahoo! dated February 27, 2012 in
27	which Yahoo! insisted that Facebook take a license to the '935 patent, among others. Facebook
28	denies the remaining allegations of this paragraph.
, ,	FACEBOOK INC 'S ANSWER AND

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1	62. Facebook denies the allegations set forth in this paragraph.
2	63. Facebook denies the allegations set forth in this paragraph.
3	YAHOO!'S ALLEGATIONS OF INFRINGEMENT: THE '509 AND '227 PATENTS
4	64. Facebook denies the allegations in this paragraph.
5	COUNT VII
6	(INFRINGEMENT OF THE '509 PATENT)
7	65. Facebook incorporates by reference paragraphs 1-31 and 64 of this Answer and
8	Counterclaim as if fully set forth herein.
9	66. Facebook admits that a copy of U.S. Patent No. 7,454,509 (the "509 patent") was
10	attached to the Complaint as Exhibit 7. Facebook admits that the '509 patent bears an issuance
11	date of November 18, 2008 and a title of "Online Playback System with Community Bias."
12	Facebook denies the remaining allegations of this paragraph.
13	67. Facebook admits that it received a letter from Yahoo! dated February 27, 2012 in
14	which Yahoo! insisted that Facebook take a license to the '509 patent, among others. Facebook
15	denies the remaining allegations of this paragraph.
16	68. Facebook denies the allegations set forth in this paragraph.
17	69. Facebook denies the allegations set forth in this paragraph.
18	COUNT VIII
19	(ALLEGED INFRINGEMENT OF THE '227 PATENT)
20	70. Facebook incorporates by reference paragraphs 1-31 and 64 of this Answer and
21	Counterclaim as if fully set forth herein.
22	71. Facebook admits that a copy of U.S. Patent No. 5,983,227 (the "227 patent") was
23	attached to the Complaint as Exhibit 8. Facebook admits that the '227 patent bears an issuance
24	date of November 9, 1999 and a title of "Dynamic Page Generator." Facebook denies the
25	remaining allegations of this paragraph.
26	72. Facebook admits that it received a letter from Yahoo! dated February 27, 2012 in
27	which Yahoo! insisted that Facebook take a license to the '227 patent, among others. Facebook
28	denies the remaining allegations of this paragraph.
,	FACEBOOK, INC.'S ANSWER AND

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1	73. Facebook denies the allegations set forth in this paragraph.
2	74. Facebook denies the allegations set forth in this paragraph.
3	COUNT IX
4	(ALLEGED INFRINGEMENT OF THE '648 PATENT)
5	75. Facebook denies the allegations set forth in this paragraph.
6	76. Facebook incorporates by reference paragraphs 1-31 and 75 of this Answer and
7	Counterclaim as if fully set forth herein.
8	77. Facebook admits that a copy of U.S. Patent No. 7,747,648 (the "'648 patent") was
9	attached to the Complaint as Exhibit 9. Facebook admits that the '648 patent bears an issuance
10	date of June 29, 2010 and a title of "World Modeling Using a Relationship Network with
11	Communication Channels to Entities." Facebook denies the remaining allegations of this
12	paragraph.
13	78. Facebook admits that it received a letter from Yahoo! dated February 27, 2012 in
14	which Yahoo! insisted that Facebook take a license to the '648 patent, among others. Facebook
15	denies the remaining allegations of this paragraph.
16	79. Facebook denies the allegations set forth in this paragraph.
17	80. Facebook denies the allegations set forth in this paragraph.
18	COUNT X
19	(ALLEGED INFRINGEMENT OF THE '501 PATENT)
20	81. Facebook denies the allegations set forth in this paragraph.
21	82. Facebook incorporates by reference paragraphs 1-31 and 81 of this Answer and
22	Counterclaim as if fully set forth herein.
23	83. Facebook admits that a copy of U.S. Patent No. 7,406,501 (the "'501 patent") was
24	attached to the Complaint as Exhibit 10. Facebook admits that the '501 patent bears an issuance
25	date of July 29, 2008 and a title of "System and Method for Instant Messaging Using an E-Mail
26	Protocol." Facebook denies the remaining allegations of this paragraph.
27	84. Facebook admits that it received a letter from Yahoo! dated February 27, 2012 in
28	which Yahoo! insisted that Facebook take a license to the '501 patent, among others. Facebook
D LAW	9. Facebook, Inc.'s Answer and Counterclaims CV-12-01212-JSW

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1	denies the remaining allegations of this paragraph.
2	85. Facebook denies the allegations set forth in this paragraph.
3	86. Facebook denies the allegations set forth in this paragraph.
4	YAHOO!'S PRAYER FOR RELIEF
5	Facebook incorporates by reference all preceding paragraphs of this Answer and
6	Counterclaim as if fully set forth herein. Facebook denies that Yahoo! is entitled to any relief
7	sought in Yahoo!'s Prayer for Relief against Facebook.
8	DEMAND FOR JURY TRIAL
9	Facebook demands a jury trial for all issues so triable.
10	AFFIRMATIVE DEFENSES
11	To the extent not expressly admitted above, the factual allegations contained in the
12	Complaint are denied. Without altering any applicable burdens of proof, Facebook alleges the
13	following affirmative defenses:
14	FIRST AFFIRMATIVE DEFENSE – NON-INFRINGEMENT
15	1. Facebook does not infringe and has not infringed any claim of the '566 patent, the
16	'111 patent, the '599 patent, the '861 patent, the '590 patent, the '935 patent, the '509 patent, the
17	'227 patent, the '648 patent, or the '501 patent.
18	SECOND AFFIRMATIVE DEFENSE – INVALIDITY
19	2. One or more of the claims of the '566 patent, the '111 patent, the '599 patent, the
20	'861 patent, the '590 patent, the '935 patent, the '509 patent, the '227 patent, the '648 patent, and
21	the '501 patent are invalid for failure to satisfy the conditions of patentability set forth in 35
22	U.S.C. § 101, 102, 103, and/or 112.
23	THIRD AFFIRMATIVE DEFENSE – LIMITATION OF DAMAGES
24	3. Yahoo!'s recovery for damages for at least the '227 patent and the '566 patent is
25	limited pursuant to 35 U.S.C. § 286.
26	FOURTH AFFIRMATIVE DEFENSE – LACHES, EQUITABLE ESTOPPEL, WAIVER
27	4. Yahoo!'s claims are barred, in whole or in part, by the doctrine of laches and/or
28	equitable estoppel and/or waiver.
AW	10. Facebook, Inc.'s Answer and Counterclaims CV-12-01212-JSW

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1	FIFTH AFFIRMATIVE DEFENSE – FAILURE TO MARK
2	5. Yahoo!'s pre-lawsuit claims for damages are barred, in whole or in part, for failure
3	to comply with 35 U.S.C. § 287.
4	SIXTH AFFIRMATIVE DEFENSE – NO INJUNCTIVE RELIEF
5	6. Yahoo!'s demand to enjoin Facebook is barred, as Yahoo! has suffered neither
6	harm nor irreparable harm from Facebook's actions.
7	SEVENTH AFFIRMATIVE DEFENSE - LICENSE
8	7. Yahoo!'s claims are barred, in whole or in part, because Facebook has an express
9	and/or implied license under one of more of the patents-in-suit.
10	EIGHTH AFFIRMATIVE DEFENSE – FAILURE TO STATE A CLAIM
11	8. The Complaint fails to state a claim upon which relief can be granted.
12	Facebook reserves all other affirmative defenses pursuant to Rule 8(c) of the Federal
13	Rules of Civil Procedures, the Patent Laws of the United States, and any other defenses, at law or
14	in equity, that now exist or in the future may be available based on discovery and further factual
15	investigation in this case.
16	COUNTERCLAIM FOR PATENT INFRINGEMENT AGAINST YAHOO!
17	Facebook, Inc. ("Facebook") by and through its undersigned counsel, alleges the
18	following counterclaim against Yahoo! Inc. ("Yahoo!") for infringement of U.S. Patent No.
19	7,827,208 (the "208 patent"), U.S. Patent No. 7,945,653 (the "653 patent"), U.S. Patent No.
20	6,288,717 (the "'717 patent"), U.S. Patent No. 6,216,133 (the "'133 patent"), U.S. Patent No.
21	6,411,949 (the "'949 patent), U.S. Patent No. 6,236,978 (the "'978 patent"), U.S. Patent No.
22	7,603,331 (the "'331 patent"), U.S. Patent No. 8,103,611 (the "'611 patent"), U.S. Patent No.
23	8,005,896 (the "'896 patent"), and U.S. Patent No. 8,150,913 (the "'913 patent") all assigned to
24	Facebook (the "Facebook patents-in-suit"):
25	THE PARTIES
26	1. Facebook is a corporation organized and existing under the laws of the State of
27	Delaware, having its principal place of business at 1601 Willow Road, Menlo Park, California
28	94025.
P Law	11. Facebook, Inc.'s Answer and Counterclaims CV-12-01212-JSW

1 2. Facebook is informed and believes, and on that basis alleges, that counterclaim-2 defendant Yahoo! is a Delaware corporation with its principal place of business at 701 First 3 Avenue, Sunnyvale, California 94089.

JURISDICTION AND VENUE

3. 5 This is a civil action for patent infringement arising under the patent laws of the United States, Title 35 of the United States Code. This Court has exclusive subject matter jurisdiction over this counterclaim pursuant to 28 U.S.C. § 1338(a).

8 4. This Court has personal jurisdiction over Yahoo! because Yahoo! maintains its 9 principal place of business in this District, does business in this District and has committed acts of 10 infringement in this District and elsewhere. Yahoo! also consented to personal jurisdiction by filing the Complaint in this action. Venue is appropriate in this District pursuant to 28 U.S.C. §§ 11 12 1391(b)-(c) and § 1400(b).

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YAHOO!'S INFRINGEMENT OF FACEBOOK'S PATENTS

5. Yahoo! infringes the Facebook patents-in-suit through, by way of example and not 14 15 limitation, the Yahoo! Home Page, Yahoo!'s Content Optimization and Relevance Engine 16 ("C.O.R.E."), the Yahoo! Flickr photo sharing service, and advertisements displayed throughout 17 Yahoo! including on My Yahoo!, Yahoo! Finance, Yahoo! Sports, Yahoo! News, Yahoo! Games, 18 Yahoo! Movies, Yahoo! Shopping, Yahoo! Travel, Yahoo! Autos, and Flickr. According to Yahoo! advertisements contributed 80% of Yahoo!'s revenue in 2011 accounting for more than 19 \$4 billion dollars.¹ Yahoo claims a 300% increase in click-throughs on the Yahoo! Home Page 20 since launching its C.O.R.E. system², which it says "personalizes 2.2 billion pieces of content for 21 22 Yahoo! Users" every day and is used across all of its services. Yahoo! claims that Flickr has over 51 million registered users and over 80 million unique visitors worldwide.³ Yahoo! claims that 23 Yahoo! News and Yahoo! Sports are the most popular news and sports sites in the United States.⁴ 24 25

- ² See http://www.webpronews.com/vahoo-blake-irving-2012-03.
- ³ See http://advertising.vahoo.com/article/flickr.html. 27
 - ⁴ See http://advertising.yahoo.com/article/yahoo-news.html,
- 28 http://advertising.vahoo.com/article/vahoo-sports.html.

¹ See United States Securities and Exchange Commission, Form 10-K for Yahoo! Inc. for Year Ending December 31, 2011. 26

1	<u>COUNT ONE</u>
2	(Infringement by Yahoo! of U.S. Patent No. 7,827,208)
3	6. Facebook incorporates by reference paragraphs 1 through 4 of this Counterclaim
4	as if fully set forth herein.
5	7. Facebook is the owner of all right, title, and interest in U.S. Patent No. 7,827,208
6	("'208 patent"), entitled "Generating a Feed of Stories Personalized for Members of a Social
7	Network," issued by the U.S. Patent and Trademark Office on November 2, 2010. A true and
8	correct copy of the '208 patent is attached as Exhibit A.
9	8. Yahoo! has infringed and is continuing to infringe the '208 patent by making
10	using, selling and/or offering to sell in the United States, or importing into the United States,
11	products or processes that practice the '208 patent in violation of 35 U.S.C. § 271(a), including
12	without limitation the Photostream, Recent Activity and Groups Activity on the Yahoo! Flicks
13	photo sharing service.
14	9. Yahoo!'s infringement of the '208 patent has caused and will continue to cause
15	damage to Facebook for which Facebook is entitled to recovery under 35 U.S.C. § 284
16	Facebook has been irreparably harmed by Yahoo!'s infringement, for which there is no adequate
17	remedy at law, and such harm will continue unless Yahoo! is enjoined by this Court.
18	COUNT TWO
19	(Infringement by Yahoo! of U.S. Patent No. 7,945,653)
20	10. Facebook incorporates by reference paragraphs 1 through 4 of this Counterclaim
21	as if fully set forth herein.
22	11. Facebook is the owner of all right, title, and interest in U.S. Patent No. 7,945,653
23	(the "'653 patent"), entitled "Tagging Digital Media," issued by the U.S. Patent and Trademark
24	Office on May 17, 2011. A true and correct copy of the '653 patent is attached as Exhibit B .
25	12. Yahoo! has infringed and is continuing to infringe the '653 patent by making
26	using, selling and/or offering to sell in the United States, or importing into the United States,
27	products or processes that practice the '653 patent in violation of 35 U.S.C. § 271(a), including
28	without limitation the People in Photos feature on the Yahoo! Flickr photo sharing service.
	FACEBOOK, INC.'S ANSWER AND

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1	13. Yahoo!'s infringement of the '653 patent has caused and will continue to cause
2	damage to Facebook for which Facebook is entitled to recovery under 35 U.S.C. § 284.
3	Facebook has been irreparably harmed by Yahoo!'s infringement, for which there is no adequate
4	remedy at law, and such harm will continue unless Yahoo! is enjoined by this Court.
5	COUNT THREE
6	(Infringement by Yahoo! of U.S. Patent No. 6,288,717)
7	14. Facebook incorporates by reference paragraphs 1 through 4 of this Counterclaim
8	as if fully set forth herein.
9	15. Facebook is the owner of all right, title, and interest in U.S. Patent No. 6,288,717
10	(the "'717 patent"), entitled "Headline Posting Algorithm," issued by the U.S. Patent and
11	Trademark Office on September 11, 2001. A true and correct copy of the '717 patent is attached
12	as Exhibit C.
13	16. Yahoo! has infringed and is continuing to infringe the '717 patent by making,
14	using, selling and/or offering to sell in the United States, or importing into the United States,
15	products or processes that practice the '717 patent in violation of 35 U.S.C. § 271(a), including
16	without limitation the Yahoo! Home Page (www.yahoo.com) and all other Yahoo! home pages
17	that use C.O.R.E. to identify items for display.
18	17. Yahoo!'s infringement of the '717 patent has caused and will continue to cause
19	damage to Facebook for which Facebook is entitled to recovery under 35 U.S.C. § 284.
20	Facebook has been irreparably harmed by Yahoo!'s infringement, for which there is no adequate
21	remedy at law, and such harm will continue unless Yahoo! is enjoined by this Court.
22	COUNT FOUR
23	(Infringement by Yahoo! of U.S. Patent No. 6,216,133)
24	18. Facebook incorporates by reference paragraphs 1 through 4 of this Counterclaim
25	as if fully set forth herein.
26	19. Facebook is the owner of all right, title, and interest in U.S. Patent No. 6,216,133
27	(the "133 patent"), entitled "Method for Enabling a User to Fetch a Specific Information Item
28	from a Set of Information Items and a System for Carrying Out Such a Method," issued by the
AW	Facebook, Inc.'s Answer and14.CounterclaimsCV-12-01212-JSW

U.S. Patent and Trademark Office on April 10, 2001. A true and correct copy of the '133 patent
 is attached as Exhibit D.

20. Yahoo! has infringed and is continuing to infringe the '133 patent by making, using, selling and/or offering to sell in the United States, or importing into the United States, products or processes that practice the '133 patent in violation of 35 U.S.C. § 271(a), including without limitation ads displayed on Yahoo! pages including, by way of example only, ads displayed on My Yahoo!, Yahoo! Finance, Yahoo! Sports, Yahoo! News, Yahoo! Games, Yahoo! Movies, Yahoo! Shopping, Yahoo! Travel, Yahoo! Autos and the Flickr photo sharing service.

9 21. Yahoo!'s infringement of the '133 patent has caused and will continue to cause
10 damage to Facebook for which Facebook is entitled to recovery under 35 U.S.C. § 284.
11 Facebook has been irreparably harmed by Yahoo!'s infringement, for which there is no adequate
12 remedy at law, and such harm will continue unless Yahoo! is enjoined by this Court.

COUNT FIVE

(Infringement by Yahoo! of U.S. Patent No. 6,411,949)

22. Facebook incorporates by reference paragraphs 1 through 4 of this Counterclaim as if fully set forth herein.

23. Facebook is the owner of all right, title, and interest in U.S. Patent No. 6,411,949 (the "949 patent"), entitled "Customizing Database Information for Presentation with Media Selections," issued by the U.S. Patent and Trademark Office on June 25, 2002. A true and correct copy of the '949 patent is attached as **Exhibit E.**

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24. Yahoo! has infringed and is continuing to infringe the '949 patent by making, using, selling and/or offering to sell in the United States, or importing into the United States, products or processes that practice the '949 patent in violation of 35 U.S.C. § 271(a), including without limitation ads displayed on Yahoo! pages including, by way of example only, ads displayed on My Yahoo!, Yahoo! Finance, Yahoo! Sports, Yahoo! News, Yahoo! Games, Yahoo! Movies, Yahoo! Shopping, Yahoo! Travel, Yahoo! Autos and the Flickr photo sharing service.

25. Yahoo!'s infringement of the '949 patent has caused and will continue to cause

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1	damage to Facebook for which Facebook is entitled to recovery under 35 U.S.C. § 284.
2	Facebook has been irreparably harmed by Yahoo!'s infringement, for which there is no adequate
3	remedy at law, and such harm will continue unless Yahoo! is enjoined by this Court.
4	<u>COUNT SIX</u>
5	(Infringement by Yahoo! of U.S. Patent No. 6,236,978)
6	26. Facebook incorporates by reference paragraphs 1 through 4 of this Counterclaim
7	as if fully set forth herein.
8	27. Facebook is the owner of all right, title, and interest in U.S. Patent No. 6,236,978
9	(the "'978 patent"), entitled "System and Method for Dynamic Profiling of Users in One-to-One
10	Applications," issued by the U.S. Patent and Trademark Office on May 22, 2001. A true and
11	correct copy of the '978 patent is attached as Exhibit F .
12	28. Yahoo! has infringed and is continuing to infringe the '978 patent by making,
13	using, selling and/or offering to sell in the United States, or importing into the United States,
14	products or processes that practice the '978 patent in violation of 35 U.S.C. § 271(a), including
15	without limitation ads displayed on Yahoo! pages including, by way of example only, ads
16	displayed on My Yahoo!, Yahoo! Finance, Yahoo! Sports, Yahoo! News, Yahoo! Games, Yahoo!
17	Movies, Yahoo! Shopping, Yahoo! Travel, Yahoo! Autos and the Flickr photo sharing service.
18	29. Yahoo!'s infringement of the '978 patent has caused and will continue to cause
19	damage to Facebook for which Facebook is entitled to recovery under 35 U.S.C. § 284.
20	Facebook has been irreparably harmed by Yahoo!'s infringement, for which there is no adequate
21	remedy at law, and such harm will continue unless Yahoo! is enjoined by this Court.
22	<u>COUNT SEVEN</u>
23	(Infringement by Yahoo! of U.S. Patent No. 7,603,331)
24	30. Facebook incorporates by reference paragraphs 1 through 4 of this Counterclaim
25	as if fully set forth herein.
26	31. Facebook is the owner of all right, title, and interest in U.S. Patent No. 7,603,331
27	(the "'331 patent"), entitled "System and Method for Dynamic Profiling of Users in One-to-One
28	Applications and for Validating User Rules," issued by the U.S. Patent and Trademark Office on
w	16. Facebook, Inc.'s Answer and Counterclaims CV-12-01212-JSW

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1	October 13, 2009. A true and correct copy of the '331 patent is attached as Exhibit G.
2	32. Yahoo! has infringed and is continuing to infringe the '331 patent by making,
3	using, selling and/or offering to sell in the United States, or importing into the United States,
4	products or processes that practice the '331 patent in violation of 35 U.S.C. § 271(a), including
5	without limitation ads displayed on Yahoo! pages including, by way of example only, ads
6	displayed on My Yahoo!, Yahoo! Finance, Yahoo! Sports, Yahoo! News, Yahoo! Games, Yahoo!
7	Movies, Yahoo! Shopping, Yahoo! Travel, Yahoo! Autos and the Flickr photo sharing service.
8	33. Yahoo!'s infringement of the '331 patent has caused and will continue to cause
9	damage to Facebook for which Facebook is entitled to recovery under 35 U.S.C. § 284.
10	Facebook has been irreparably harmed by Yahoo!'s infringement, for which there is no adequate
11	remedy at law, and such harm will continue unless Yahoo! is enjoined by this Court.
12	<u>COUNT EIGHT</u>
13	(Infringement by Yahoo! of U.S. Patent No. 8,103,611)
14	34. Facebook incorporates by reference paragraphs 1 through 4 of this Counterclaim
15	as if fully set forth herein.
16	35. Facebook is the owner of all right, title, and interest in U.S. Patent No. 8,103,611
17	(the "'611 patent"), entitled "Architectures, Systems, Apparatus, Methods, and Computer-
18	Readable Medium for Providing Recommendations to Users and Applications Using
19	Multidimensional Data," issued by the U.S. Patent and Trademark Office on January 24, 2012. A
20	true and correct copy of the '611 patent is attached as Exhibit H .
21	36. Yahoo! has infringed and is continuing to infringe the '611 patent by making,
22	using, selling and/or offering to sell in the United States, or importing into the United States,
23	products or processes that practice the '611 patent in violation of 35 U.S.C. § 271(a), including
24	without limitation ads displayed on Yahoo! pages including, by way of example only, ads
25	displayed on My Yahoo!, Yahoo! Finance, Yahoo! Sports, Yahoo! News, Yahoo! Games, Yahoo!
26	Movies, Yahoo! Shopping, Yahoo! Travel, Yahoo! Autos and the Flickr photo sharing service.
27	37. Yahoo!'s infringement of the '611 patent has caused and will continue to cause
28	damage to Facebook for which Facebook is entitled to recovery under 35 U.S.C. § 284.

1 Facebook has been irreparably harmed by Yahoo!'s infringement, for which there is no adequate 2 remedy at law, and such harm will continue unless Yahoo! is enjoined by this Court. 3 COUNT NINE 4 (Infringement by Yahoo! of U.S. Patent No. 8,005,896) 5 38. Facebook incorporates by reference paragraphs 1 through 4 of this Counterclaim 6 as if fully set forth herein. 7 39. Facebook is the owner of all right, title, and interest in U.S. Patent No. 8,005,896 8 (the "896 patent"), entitled "System for Controlled Distribution of User Profiles Over a 9 Network," issued by the U.S. Patent and Trademark Office on August 23, 2011. A true and 10 correct copy of the '896 patent is attached as **Exhibit I**. 11 Yahoo! has infringed and is continuing to infringe the '896 patent by making, 40 12 using, selling and/or offering to sell in the United States, or importing into the United States, 13 products or processes that practice the '896 patent in violation of 35 U.S.C. § 271(a), including 14 without limitation the ability to establish relationships with other users and set privacy settings on 15 the Yahoo! Flickr photo sharing service. 16 41. Yahoo!'s infringement of the '896 patent has caused and will continue to cause 17 damage to Facebook for which Facebook is entitled to recovery under 35 U.S.C. § 284. 18 Facebook has been irreparably harmed by Yahoo!'s infringement, for which there is no adequate 19 remedy at law, and such harm will continue unless Yahoo! is enjoined by this Court. 20 **COUNT TEN** 21 (Infringement by Yahoo! of U.S. Patent No. 8,150,913) 22 42. Facebook incorporates by reference paragraphs 1 through 4 of this Counterclaim 23 as if fully set forth herein. 24 43. Facebook is the owner of all right, title, and interest in U.S. Patent No. 8,150,913 25 (the "'913 patent"), entitled "System for Controlled Distribution of User Profiles Over a 26 Network," issued by the U.S. Patent and Trademark Office on April 3, 2012. A true and correct 27 copy of the '913 patent is attached as Exhibit J. 28 44. Yahoo! has infringed and is continuing to infringe the '913 patent by making,

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using, selling and/or offering to sell in the United States, or importing into the United States,
 products or processes that practice the '913 patent in violation of 35 U.S.C. § 271(a), including
 without limitation the ability to establish relationships with other users and set privacy settings on
 the Yahoo! Flickr photo sharing service.

45. Yahoo!'s infringement of the '913 patent has caused and will continue to cause
damage to Facebook for which Facebook is entitled to recovery under 35 U.S.C. § 284.
Facebook has been irreparably harmed by Yahoo!'s infringement, for which there is no adequate
remedy at law, and such harm will continue unless Yahoo! is enjoined by this Court.

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RELIEF REQUESTED BY FACEBOOK

WHEREFORE, with respect to Yahoo!'s Complaint for Patent Infringement, Facebook
prays that this Court enter judgment:

A. In favor of Facebook and against Yahoo!, thereby dismissing Yahoo!'s Complaint
in its entirety, with prejudice, with Yahoo! taking nothing by way of its claims;

B. That Facebook has not infringed, contributorily infringed, or induced infringement
of, and is not now infringing, contributorily infringing, or inducing infringement of any valid
claim of the Yahoo! patents-in-suit, either willfully or otherwise, under any subsection of 35
U.S.C. § 271;

18 C. That all asserted claims of the Yahoo! patents-in-suit are invalid and/or19 unenforceable; and

20 AND WHEREFORE, with respect to its Counterclaim for Patent Infringement Against
21 Yahoo!, Facebook prays that this Court enter judgment:

D. That Yahoo! has infringed the claims of the Facebook patents-in-suit as alleged
above;

E. That Facebook be awarded damages adequate to compensate Facebook for Yahoo!'s infringement under 35 U.S.C. § 284, together with pre-judgment and post-judgment interest;

F. That Yahoo! be permanently enjoined from further infringement of the Facebook
patents-in-suit;

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1	G. That this is an exceptional case pursuant to 35 U.S.C. § 285 and ordering Yahoo!
2	to pay Facebook's reasonable attorneys' fees incurred in this action;
3	H. That Yahoo! pay all costs incurred by Facebook in this action; and
4	I. Awarding Facebook all other relief the Court deems just and proper.
5	DEMAND FOR JURY TRIAL
6	With respect to its Counterclaim, Facebook demands a jury trial for all issues so triable.
7	with respect to its counterclaim, racebook demands a jury that for an issues so thable.
8	Datad: April 2, 2012 Despectfully submitted
9	Dated: April 3, 2012 Respectfully submitted,
10	/s/ Stephen C. Neal
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